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APPLICATION NO. FILING DATE		FILING DATE FIRST NAMED INVENTOR		CONFIRMATION NO.	
10/766,198 01/28/2004		Richard Devine	Devine0001	3355	
75	90 05/11/2006		EXAM	INER	
Richard Devine 5773 Woodway; #289			GEHMAN, BRYON P		
Houston, TX 77057			ART UNIT	PAPER NUMBER	
			3728		
			DATE MAILED: 05/11/2000	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
		10/766,198	DEVINE, RICHARD
	Office Action Summary	Examiner	Art Unit
		Bryon P. Gehman	3728
Period f	The MAILING DATE of this communication or Reply	appears on the cover sheet w	ith the correspondence address
WHIC - Exte after - If NC - Failt Any	IORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING ensions of time may be available under the provisions of 37 CFF in SIX (6) MONTHS from the mailing date of this communication. Disperiod for reply is specified above, the maximum statutory per ure to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to the provided by the Office later than three months after the material part of the provided part of the provided by the Office later than three months after the material part of the provided part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than the provid	B DATE OF THIS COMMUNI R 1.136(a). In no event, however, may a riod will apply and will expire SIX (6) MOI atute, cause the application to become Al	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status			
1)[\inf	Responsive to communication(s) filed on 2	8 January 2004.	
		This action is non-final.	
3)□	Since this application is in condition for allo		ters, prosecution as to the merits is
	closed in accordance with the practice under		•
Disposit	ion of Claims		
4)⊠	Claim(s) 1-19 is/are pending in the applicat	ion.	
. —	4a) Of the above claim(s) is/are without		
5) 🗌	Claim(s) is/are allowed.		
6)⊠	Claim(s) <u>1-19</u> is/are rejected.		
7)	Claim(s) is/are objected to.		
8) 🗌	Claim(s) are subject to restriction an	d/or election requirement.	
Applicat	ion Papers		
9)[The specification is objected to by the Exam	niner.	
10)	The drawing(s) filed on is/are: a) is	accepted or b) 🔲 objected to	by the Examiner.
	Applicant may not request that any objection to	the drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).
	Replacement drawing sheet(s) including the cor	rection is required if the drawing	g(s) is objected to. See 37 CFR 1.121(d).
11)	The oath or declaration is objected to by the	Examiner. Note the attache	d Office Action or form PTO-152.
Priority (under 35 U.S.C. § 119		
•	Acknowledgment is made of a claim for fore All b) Some * c) None of:	eign priority under 35 U.S.C.	§ 119(a)-(d) or (f).
	1. Certified copies of the priority docum	ents have been received.	
	2. Certified copies of the priority docum	ents have been received in A	Application No
	3. Copies of the certified copies of the papelication from the International But		received in this National Stage
* ;	See the attached detailed Office action for a	` ' ' '	received.
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Attachmer	nt(s)		

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2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date __

4) [Interview Summary (PTO-413)
	Paper No(s)/Mail Date

5) Notice of Informal Patent Application (PTO-152)

6) Other: ____.

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1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 2-8, 10, 14-17 and 19 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In claim 2, line 3, "the inwardly facing thermally insulating layer" lacks antecedent basis for the terminology.

In claim 3, lines 2-3, "an outer thermally insulating...of the partition" is double recitation of the same structure previously defined in claim 1, lines 10 and 11.

In claim 6, lines 1-2, "the at least one vent" is inconsistent terminology or lacks antecedent basis for such an element.

In claim 10, line 2, "compartment" should be plural to be consistent.

In claim 17, lines 1-2, "the outer thermal barrier layer" lacks antecedent basis for the term.

In claim 19, lines 1-2, the phraseology should be --a first compartment and a second compartment--, as the present phrase is ungrammatical and fails to distinguish a single "first compartment" nor a single "second compartment" as set forth subsequently in the claims. In line 9, "partition member" lacks antecedent basis.

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and

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the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Conway (4,570,792) in view of Mogil (6,247,328). Conway discloses an apparatus or bag configured to receive and thermally insulate a hot iron from ambient objects, comprising a body portion having walls defining an interior volume (at 32), an interior surface having a thermally insulating layer (35), a lid member (at 13) and a thermally insulating layer (34) on an outer surface of the apparatus. Mogil discloses partitioning an insulated apparatus employing a partition member positioned to separate an interior volume into to two compartments, with a thermally insulating layer on an outer surface of two opposing sides of the partition member (see column 15, lines 21-41). To modify Conway employing a partition member would have been obvious in order to provide two discrete compartments thermally insulated from one another, in the manner taught by Mogil.

As to claims 2-3, 8, 10-11, 14-15 and 19, Conway discloses the claimed multilayer construction (see column 3, lines 43-57) to define a thermally insulating structure, the duplication or removal of one or more layers failing to provide any new or unexpected result.

As to claims 4-6, 9 and 12-13, Conway discloses an inherent venting area between the lid member (13) and the body portion (12). The inherent dimensioning is within the range of 0.25-0.5 square inches, the exact range of venting area not providing any new and unexpected result.

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As to claims 7 and 16, Mogil discloses an intermediate thermally insulating padding layer of foam (see column 15, lines 21-41), a material having a typical mass to total volume ratio of less than about 1:5.

As to claim 18, Conway discloses means (40, 42) for securing.

5. Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Burns et al. (6,068,122) in view of Mogil. Burns et al. disclose an apparatus or bag configured to receive and thermally insulate a hot iron from ambient objects, comprising a body portion having walls defining an interior volume (inside 12), an interior surface having a thermally insulating layer (described inner layer), a lid member (at 14) and a thermally insulating layer (outer and middle layers) on an outer surface of the apparatus. Mogil discloses partitioning an insulated apparatus employing a partition member positioned to separate an interior volume into to two compartments, with a thermally insulating layer on an outer surface of two opposing sides of the partition member (see column 15, lines 21-41). To modify Burns et al. employing a partition member would have been obvious in order to provide two discrete compartments thermally insulated from one another, in the manner taught by Mogil.

As to claims 2-3, 8, 10-11, 14-15 and 19, Burns et al. disclose the claimed multilayer construction (see column 4, lines 16-32) to define a thermally insulating structure, the duplication or removal of one or more layers failing to provide any new or unexpected result.

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As to claims 4-6, 9 and 12-13, Burns et al. disclose an inherent venting area between the lid member (14) and the body portion (at 16). The inherent dimensioning is within the range of 0.25-0.5 square inches, the exact range of venting area not providing any new and unexpected result.

As to claims 7 and 16, Mogil discloses an intermediate thermally insulating padding layer of foam (see column 15, lines 21-41), a material having a typical mass to total volume ratio of less than about 1:5.

As to claim 18, Burns et al. disclose means (22, 24) for securing.

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Shown are analogous thermal insulating structures.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bryon P. Gehman whose telephone number is (571) 272-4555. The examiner can normally be reached on Monday through Wednesday from 5:30am to 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mickey Yu, can be reached on (571) 272-4562. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Day P. Fal

Bryon P. Gehman Primary Examiner Art Unit 3728

BPG